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**THE MORNING HERALD**

BY E. W. HARRIS & SON.

Entered at the postoffice at Greenville, Texas, as second-class mail matter.

Thursday, August 4, 1910.

Don't forget to take an interest in the approaching Hunt County Fair.

When you come to think of it August is not a propitious time for the collection of a street car bonus.

A donkey may be robbed with a lion's skin but which he brays everybody knows that it is only a donkey.

All cotton growers know that a dry summer usually means a large cotton crop. It's too early in the drought to become realists.

Every Johnson and Davidson man in Hunt county who really cared "three straws" about going to the state convention will please hold up their hands. Not a hand in sight.

What does the young man who writes the front page verse for the Dallas News know about the occupation of mounds at bedtime? Or was he merely permitting his imagination play.

The next legislature should pass a law by which state officials would have to be dominated by a majority vote. A minority governor can never be satisfactory to the majority of his party.

Even a Democratic Senate it appears does not think it could afford to request Mr. Jake Wolters to state upon oath, just what amount of money he spent in the last campaign and from what source the money came.

And so H. Bascom Thomas may preside over the Senate for the next two years, after all. He can at least add to the safety of politics, if he does nothing more. There is no limit to what can be endured when it is a matter of necessity.

The next legislature should amend the Terrell election law so as to provide that delegates to the state convention should be apportioned in the county convention among the supporters of each candidate for governor according to the number of votes received by the candidates.

The State Board of Education has fixed an apportionment of the available school fund for the next fiscal year of \$650 for each child shown in this year's scholastic census. Just think of it! Every lanky-headed Pickensville in Texas gets the advantage of an education paid in the main, by the white property owners.

"These are days when thieves can run madly and deposit a drop of water from his pincher into the ice box," says the Dallas News. The ice man does nothing of the kind in Greenville. He deposits a big 50-pound block of beautiful crystal ice in the box and only receives one tiny 10-cent piece. Under these conditions who would be the ice man?

The Anderson county convention by a vote of two to one, declined to endorse Senator Bailey, and Anderson county, by-the-way, is the home of Governor Tom Campbell. An effort was made by some of the Paoliene corporation politicians to lure the governor's rescue and commended him for his efforts to carry out the platform, etc. The men from the "forks of the creek" are usually on the right side of public questions, but the trouble is that they often fail to assert themselves.

**CAMPBELL'S OPPORTUNITY.**

There isn't a man interested in the liquor business in Texas, or a politician controlled by such interest, who does not want the legislature to leave the "prohibition question" to the next legislature. It may be all right to save the "prohibition question" to the next legislature, for now that it is possible, with the aid of the republican organization that is certain to declare against statewide prohibition, with its black vote that is almost solid for the saloons, for the anti-prohibitionists to defeat statewide prohibition when a constitutional amendment is submitted. Mr. Wolters and his crowd will see to it that the amendment is submitted without any work on the part of the prohibitionists. But it is not necessary to wait for the adoption of a constitutional amendment in order to practically put the saloons in Texas out of business. If Governor Campbell will place the passage of what is known as the quart law squarely up to the present legislature, we will soon know whether that body is simply committed to the whisky interest or whether they are willing to put the saloons out of business. The power to put this matter up to the legislature gives the governor a great opportunity to render the moral forces of this state an invaluable service. What is known as the Lee Amendment to the quart law offered at the regular session provides that spirituous liquors shall not be sold in quantities less than a quart, must be sold in unbroken packages and that this liquor must not be drunk on the premises, providing a penitentiary penalty for the violation of the law. With this general principle applied to whisky, wines and beer, the details of a law could be easily worked out that would close every bar room in the state and accomplish practically all the good that could reasonably be expected from prohibition. It is possible that the legislature would pass such a law. Governor Campbell should take advantage of this great opportunity.

The action of the Senate Committee on Privilege and Elections, of which Senator Perkins is chairman, in voting to "retain" the House resolution, which provided for a real investigation of charges made against the legislature of grafting and corruption, and for investigating other charges that money was improperly used in the late Democratic primary in behalf of certain candidates, and which was approved by the Senate, and the resolution adopted in the House, that come Johnson and M. C. Crane come before this committee and "unbosom" themselves, will not tend to improve the present standing of the Senate with the people. Regardless of the truth or falsity of grave charges that have been brought against the legislature, it must be admitted that the Senate has the happy faculty of doing just what those who would have the people believe that the legislature is corrupt would have them do. Some ten or twelve years ago the legislature of Texas began making "fake" investigations, and there has never been any other kind since.

The Democratic county convention of Freestone county adopted the following: "We do not believe that any public official, while in the service of the public, should receive any fee, gift, loan or any money or value whatever, either directly or indirectly, from any public service corporation, or trust; and we hereby instruct our member of the legislature to use his efforts to have legislation enacted prohibiting same, making said acts and conduct penal offenses and providing that any one guilty thereof shall be removed from office." More treason. You folks had better look out or the gobolus will get you.

Cone Johnson's personal campaign expenses were only \$6,221.70, and this is several thousand dollars more than a candidate for governor should find it necessary to spend. It is generally believed that at least \$75,000 was spent by Mr. Colquitt, Jake Wolters and others interested in Colquitt's nomination. Of course this is mere speculation.

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**RAILROAD TIME TABLE.**

(This time card is printed for the information of the public. Its correctness is not guaranteed by the publishers of this paper.)

**MISSOURI, KANSAS & TEXAS.**

Dallas Division.

Northbound—Leaves No. 4—Flyer.....10:20 a.m. No. 202.....1:20 p.m. No. 10—Limited.....9:45 a.m. No. 204.....11:35 p.m.

Southbound—Leaves No. 203.....5:45 a.m. No. 95—Limited.....7:45 a.m. No. 201.....3:55 p.m. No. 6—Flyer.....6:30 p.m.

**Shreveport Division.**

Eastbound—Leaves No. 222.....10:30 a.m. No. 224.....11:10 p.m. Westbound—Arrives No. 223.....5:15 a.m. No. 221.....3:40 p.m.

**Minneapolis Division.**

Southbound—Leaves No. 727—Daily ex Sunday.....7:00 a.m. No. 257.....4:15 p.m. Northbound—Arrives No. 568.....9:30 a.m. No. 728—Daily ex Sunday.....5:15 p.m.

**McKinney Branch.**

Westbound—Leaves No. 261.....10:25 a.m. No. 735—Daily ex Sunday.....11:15 a.m. Eastbound—Arrives No. 736—Daily ex Sunday.....10:05 a.m. No. 262.....4:05 p.m.

**TEXAS MIDLAND.**

Southbound—Leaves No. 1—Mail and Express.....7:55 a.m. No. 5—Lone Star Limited.....6:00 p.m. Northbound—Leaves No. 6—Lone Star Limited.....9:15 a.m. No. 2—Mail and Express.....7:25 p.m.

**COTTON BELT.**

Westbound—Leaves No. 101.....3:55 a.m. No. 103.....8:07 p.m. Eastbound—Arrives No. 102.....1:17 a.m. No. 104.....12:38 p.m.

**THE PEOPLE'S DEPOSITORY**

W. H. BUSH, President. P. A. NORRIS, Vice Pres.  
JNO. L. LOVEJOY, Vice Pres. L. N. BYRD, Active Vice Pres.  
S. B. BROOKS, Cashier.

STATEMENT OF THE CONDITION OF

**FIRST NATIONAL BANK**

OF GREENVILLE, TEXAS,  
MADE TO THE COMPTROLLER OF CURRENCY AT THE CLOSE OF BUSINESS, JUNE 30, 1910.

**RESOURCES.**

Loans and Discounts.....	\$534,997.29
United States Bonds and Premiums.....	156,000.00
Furniture, Fixtures and Real Estate.....	5,496.10
Cash and Exchange.....	182,249.38
Demand Loans.....	129,913.47
<b>Total.....</b>	<b>\$1,028,656.24</b>

**LIABILITIES.**

Capital.....	\$150,000.00
Surplus and Profits.....	25,288.22
Circulation.....	150,000.00
Bills Payable.....	50,000.00
Deposits.....	652,368.02
<b>Total.....</b>	<b>\$1,028,656.24</b>

The above statement is correct.

S. B. BROOKS, Cashier.

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